Case 3:04-cr-00077-TSL Document 18 Filed 03/04/08 Page 1 of 4

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

SOUTHERN DISTRICT OF MISSISSIPPI

FILED

MAR ~ 4 2008

J T NOBLIN, CLERK

DEPUTY

In Re: Motions for Retroactive Application of the November 1, 2007 Amendment to Cocaine Base Offense Level Guidelines; U.S.S.G. § 1B1.10

ADMINISTRATIVE ORDER

The United States Sentencing Commission has amended the advisory Federal Sentencing Guideline for cocaine base ("crack cocaine") offenses. The amendment lowers by two levels the base offense level for those persons sentenced on or after November 1, 2007. On December 11, 2007, the Commission elected to apply the crack cocaine advisory guideline amendments retroactively. In order to effectively implement and administer the retroactive amendments to the crack cocaine advisory sentencing guideline provisions, the Court enters the following administrative order on the following cases:

MS Case #	Client	USM No.	Release Date
4:99cr22	Gabriel Hairston	02202-043	11/8/2015
3:03cr2	Troy Catchings	07754-043	11/8/08
3:03cr156	Cedric Griffin	07765-043	1/4/09
3:03cr191	Venson Mix	07778-043	9/6/2010
3:03cr191	Antonio Ratliff	07777-043	12/11/08
3:03cr190	Charles Johnson	08965-043	10/3/08
3:03cr190	Jeffery Knight	07776-043	3/7/2010
3:03cr145	Gina Wightman	16484-424	2/18/2010
3:04cr77	Joann S. Jones	07969-043	
3:05cr3	Kavin Meeks	08581-043	4/25/09
3:04cr184	German Vargas		
3:05cr34	Dwayne Britton	08614-043	6/16/2011
3:04cr176	John McDonald	08621-043	4/22/09

3:05cr35	Curtis Thompson	08629-043	
3:05cr43	Edward Rondell Jones	09029-043	11/7/2010
3:04cr55	Terrell Donelson	04376-043	7/21/2012
3:04cr55	Johnny Coleman	08749-043	5/30/2012
3:05cr142	Jeston Banks	08785-043	3/1/2012
3:05cr103	Lester T. Stroud	08726-043	6/30/2012
3:07cr65	Julian Smith	09292-043	unknown
3:07cr39	Thomas A. Kelly	09244-043	
3:06cr171	Alonzo Farmer	09156-043	3/29/2010
3:06cr172	Maurico Gomez	09098-043	5/29/2015
	Jamal Foster	08211-033	5/7/2011
3:01cr46	Jackie Roberson	17703-076	11/20/2013
394cr131	Paul D. Barnes	04040-043	12/7/2010
3:05cr34	Dwayne Britton	08614-043	6/16/2011
3:04cr111	Numaine Caston	07948-043	3/5/2012
3:97cr2	Andy Charles	04392-043	2/28/2018
3:02cr58	Rondreka Dees		
3:02cr120	Capous O. Dennis	06746-043	10/5/2015
3:04cr110	Antonio Fisher	07949-043	10/8/2016
3:98cr53	John C. Fowler	04841-043	11/16/2019
	Alfonzo Fisher		
3:98cr53	Reginald W. Ikner	04848-043	11/16/2019
3:03cr190	Jeffery D. Knight	07776-043	3/7/2010
3:02cr60	Roderick Lofton		
3:04cr62	Terrell McDuffie		10/16/2011
3:00cr53	Eric Quinn	05893-043	8/14/2011
3:04cr109	Lewis Ransburg	07950-043	8/12/2030
3:02cr64	Rastafian Shareef		
3:03cr145	Derek Snell	07755-043	7/29/2008
3:04cr53	Overton Spann	02439-043	3/3/2012

1:06cr81	Rodney L. Powell	06878-043	2/19/2010
	Alvin Magee	03067-043	6/20/2009
3:94cr133	Charles M. Whitley	04037-043	5/19/2012
3:06cr57	David Whatley	08922-043	2/26/2010
	Antoine Walker	03409-043	3/25/2008
3:05cr103	Lester T. Stroud	08726-043	6/30/2010
3:02cr61	Calvin Stiff	06715-043	3/26/2011
3:02cr120	George M. Steele	06747-043	12/27/2015

1. <u>Filing of Motions</u>. All motions for a sentence reduction and all pleadings related to a motion for a sentence reduction shall be filed in the original criminal proceeding.

2. Representation of Counsel.

- (A) In the interest of justice and pursuant 18 U.S.C. § 3006A(a)(1)(H) and (c), the Office of the Federal Public Defender for the Southern District of Mississippi is hereby directed to identify, inform, advise or represent any defendant potentially eligible for a sentence reduction under the amended crack cocaine advisory guidelines. The Public Defender may file any motions for reduction of sentence applicable under the amended advisory guidelines.
- (B) The Public Defender is also directed to represent any defendant who has filed or files a *pro se* motion for reduction of sentence if the Court has made a preliminary determination that the defendant may be eligible for relief under the retroactive crack cocaine amendments to the advisory guidelines.
- (C) In the event the Public Defender determines that there is a conflict with regard to the representation of an eligible defendant, they may secure the additional services of CJA counsel.
- (D) The U.S. Probation Office for the Southern District of Mississippi will assist the Public Defender by providing copies of lists of potentially eligible defendants

compiled by the Commission, the Administrative Office of the U.S. Courts or the Federal Bureau of Prisons. If requested, the U.S. Probation Office will also provide access to the Pre-Sentence Investigation Reports of potentially eligible defendants.

defendants.

SO ORDERED this the 27 day of 7 llnung

, 2008.

TOM S. LEE

UNITED STATES DISTRICT COURT JUDGE